





## DECLARATION FOR PATENT APPLICATION (JOINT OR (Under 37 CFR § 1.63; with Power of Attorney) FROMMER LAWRENCE & HAUG LLP

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,							
I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are							
listed below) of the subject matter which is claimed and for which a patent is sought on the invention ENTITLED:  High-Level Interface for QoS-based Mobile Multimedia Applications							
the specification of which							
is attached hereto.							
was filed on	as Application	Serial No.					
	with amendment(s) through (if applicable, give dates).						
I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended							
by any amendment referred to above.							
I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to							
patentability as defined in Title 37, Code of Federal Regulations, Sec. 1.56.							
I hereby claim foreign priority benefits under Title 35, United States Code, § 119 of any foreign application(s) for patent or inventor's							
certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of							
the application on which priority is claimed: <u>Prior Foreign Application(s)</u> [list additional applications on separate page]:					Priority Claimed	ı.	
Number Country							
	00 126 975.2 EP			$\frac{\text{Filed(Day/Month/Year)}}{08/12/2000} \qquad \frac{\text{Yes}}{\square} \qquad \frac{\text{No}}{\square}$			
00 120 373.2	<b></b>				_	. –	
I hereby claim the benefit under	Fitle 35, United States Code,	§ 120 of	any United State	es application	(s) listed below and	d, insofar as the	
subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first							
paragraph of Title 35, United States Code § 112, I acknowledge the duty to disclose to the United States Patent and Trademark Office all							
information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, Sec. 1.56, which became available							
between the filing date of the prior application and the national or PCT international filing date of this application:							
Prior U.S. Application(s) [list additional app			<b>.</b>	St. t (		h d d \ .	
Appln. Ser. Number:	Filed (Day/N	Month/Yea	<u>ır):</u>	Status (p	atented. pending, a	bandoned):	
Therefore and int WILLIAM C. F.	DOMMED Designation No	25 506	and DENINIS	M SMID De	aistration No. 34 9	30 or their	
I hereby appoint <u>WILLIAM S. FROMMER</u> , Registration No. <u>25,506</u> , and <u>DENNIS M. SMID</u> , Registration No. <u>34,930</u> or their duly appointed associate, my attorneys, with full power of substitution and revocation, to prosecute this application, to make alterations and							
amendments therein, to file continuation and divisional applications thereof, to receive the Patent, and to transact all business in the Patent and							
Trademark Office and in the Courts in connection therewith, and specify that all communications about the application are to be directed to the							
following correspondence address:							
			Direct all telephone calls to:				
c/o FROMMER LAWRENCE & HAUG LLP			(212) 588-0800				
745 Fifth Avenue			to the attention of:				
New York, New York 10151		<u>WILLIA</u>	M S. FROMM	<u>ER</u>			
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are							
are believed to be true; and further that these	statements were made with	18 of the	linited States C	ode and that s	and the like so	atements may	
punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.							
INVENTORIES A							
Signature: ing. Dourol &		Date:	15.11.	2 <i>001</i>			
Full name of sole or first inventor:	Davide Mandato						
Residence:	Fellbach, Germany						
Citizenship:	Italian						
$\mathcal{D} / - \mathcal{V} /$			26.11.	2001			
Signature: W. Co North		Date:	20.11.	1001			
Full name of 2nd joint inventor (if any):	Ernoe Kovacs						
Residence:	Stuttgart, Germany						
Citizenship:	German/American						
Signature: Klaus Rohal		Date:	15.11.	२००४			
Full name of 3rd joint inventor (if any):	Klaus Röhrle	Dute.		(00 (			
Residence:	Stuttgart, Germany						
Citizenship:	German					٠.	
•							
Signature: O. Shec		Date:	Y21 YY	2001			
Full name of 4th joint inventor (if any):	Oliver Schramm						
Residence:	Wolfschlugen, Germany						
Citizenship:	German						
100 11 1 12 110	4						
[Similarly list additional inventors on separate page] Post office Address(es) of inventor(s):  c/o Sony International (Europe) GmbH							
Post office Address(es) of inventor(s):  [if all inventors have the same post office address]  C/o Sony International (Europe) GmbH  Advanced Technology Center Stuttgart							
In an inventors have the same post office ad-	uressj Auv	anceu rec	uniology Celliel	Jungari			

Note: In order to qualify for reduced fees available to Small Entities, each inventor and any other individual or entity having rights to the invention must also sign an appropriate separate "Verified Statement (Declaration) Claiming [or Supporting a Claim by Another for] Small Entity Status" form [e.g. for Independent Inventor, Small Business Concern, Nonprofit Organization, individual Non-Inventor].

Note: A post office address must be provided for each inventor.

Heinrich-Hertz-Str. 1 70327 Stuttgart, GERMANY